UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA

In re:			Са	Case No.				
			/ CI	HAPTER 13 PLAN				
	D	Debtor(s)						
1.	The future earnings of the Debtor(s) are submitted to the supervision and control of the Trustee, and the Debtor(s) will pay to the Trustee the sum of \$							
amount of \$ Debtor(s) elect a voluntary wage order								
2.	From the payments received, the Trustee will make disbursements as follows:							
	(a) On allowed claims for expenses of admini(b) On allowed secured claims, which shall be Value of							
	Name		Collateral	Lease Arrears	Payments (If specified)			
	value o rates sh allowed	f the collateral or the nown above. If an in d as a general unsecur	e amount of the claim, terest rate is not speci red claim paid under the	whichever is less, and wified, 7% per annum will lee provisions of ¶ 2(d).]	nfirmation is filed. Secured claim ill be paid the adequate protection be paid. The remainder of the an	n payments and the interest		
	 (c) On allowed priority unsecured claims in the order prescribed by 11 U.S.C. § 507. (d) On allowed general unsecured claims as follows: at a rate of cents on the dollar. The estimated term of the plan is months. (Percentage Plan the sum of payable over months, distributed pro rata, in amounts determined after allow administrative, secured and priority unsecured claims are paid. The plan payments will continue at the highest monthly payment provided in ¶ 1 as necessary to pay all allowed administrative, secured and priority unsecured claims within sixty months of confirmation. (Pot Plan) 							
3.	real property the named c	The debtor(s) elect to reject the following executory contracts of leases and surrender to the named creditor(s) the personal or real property that serves as collateral for a claim. The debtor(s) waive the protections of the automatic stay and consent to allow the named creditor(s) to obtain possession and dispose of the following identified property or collateral without further order of the court. Any allowed unsecured claim for damages resulting from the rejection will be paid under paragraph 2(d).						
4.	The Debtor(Name	(s) will pay directly	the following fully Monthly Payment	secured creditors and le Name	ssors or creditors holding long Monthly Pay			
5.		The date this case was filed will be the effective date of the plan as well as the date when interest ceases accruing on unsecured claims against the estate. * * Please See Attachment to Plan						
6.	The Debtor(s) elect to have property of the estate: revest in the debtor(s) at such time as a discharge is granted or the case is dismissed. revest in the debtor(s) upon plan confirmation. Once property revests, the Debtor(s) may sell or refinance real or personal property without further order of the court, upon approval of the Chapter 13 Trustee.							
Dat	ed:							
			Debtor		Debtor			
I, th	e undersigned	d, am the attornev	for the above-named	d debtor(s) and hereby of	certify that the foregoing chap	oter 13 plan is a verbatim		
					for use in the San Jose Division			
Dat	ad:							

Rev. 04/06 (This certification must be signed for any Model Chapter 13 Plan generated by WordPerfect, Word, or other word processing program.)

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Attorney for Debtor(s)

In Re: Edwin L. Pina and Mailene Mac Case No. 09-57362-RLE

Attachment to Chapter 13 Plan

2.(b)

Name	Value of Collateral	Estimated Mortgage/ Lease Arrears	Adequate Protection Payments (If specified)	Interest Rate (If specified)
SCC Tax Collectors	445000	16285	5	1%

3. Debtors reject their debt to Honda Finance, and surrender their interest therein.

Other Provisions:

The claim of Chase Mortgage, its assignees, successors, predecessors, and agents (Loan No. 2002479591) relating to debtor's real property at 16654 San Benito Place in Morgan Hill, CA 95037 being totally under-secured shall be paid concurrent with unsecured creditors pursuant to Paragraph 2(d) of the Plan. Debtor shall cease making payments to Chase Mortgage, its assignees, successors, predecessors, and agents (Loan No. 2002479591).

Chase Mortgage, its assignees, successors, predecessors, and agents shall be required to re-convey its second trust deed as to Loan No. 2002479591 conditioned on (1) debtor obtaining a judgment in an adversary proceeding or order after motion to avoid the security interest of Chase Mortgage, its assignees, successors, predecessors, and agents and valuation of underlying collateral, and (2) debtor obtaining a discharge in the herein case.

The claim of Wells Fargo Mortgage, its assignees, successors, predecessors, and agents (Loan No. 0-000-0-6511710284) relating to debtor's real property at 3309 Swancreek Court in San Jose, CA 95121 being totally under-secured shall be paid concurrent with unsecured creditors pursuant to Paragraph 2(d) of the Plan. Debtor shall cease making payments to Wells Fargo Mortgage, its assignees, successors, predecessors, and agents (Loan No. 0-000-0-6511710284).

Wells Fargo Mortgage, its assignees, successors, predecessors, and agents shall be required to re-convey its second trust deed as to Loan No. 0-000-0-6511710284 conditioned on (1) debtor obtaining a judgment in an adversary proceeding or order after motion to avoid the security interest of Wells Fargo Mortgage, its assignees, successors, predecessors, and agents and valuation of underlying collateral, and (2) debtor obtaining a discharge in the herein case.

The Plan shall complete within 60 months of confirmation.